





MISCELLANEOUS ITEMS.

—Abbe G. Woolson, in a lecture on "Woman's Dress," declared that, had she the autocratic power of the Shah or Czar, she would command every man to change his apparel with the women for one day only, that both might see how good it was.

—The Brooklyn Argus suggests that those people who do not approve of cremation, and yet object to the common mode of burial, might take passage for Europe in one of our fashionable compartment built steamers, with the full confidence of meeting something to their taste.

—A well-known horse trainer in Kentucky has invented an ingenious bit for the trotting horse, so arranged that a driver can give his horse liquid nourishment during a heat by means of a rubber tube running from the bit to the seat of the sulky, where there is attached a rubber bag for water or spirit.

—Robert T. Forth of Wayne county, a member of the Illinois Legislature, has recently welcomed into his family circle a lively boy—his twenty-fifth child. Bob should have a small country all to himself, with a horse, where he could run an opposition to the business of emigration from the office despotisms.

—An interesting new member of the Boston Young Men's Christian Association is a Newfoundland dog, who got one of his fore paws crashed the other day, and hobbling past several buildings to that of the association, walked up stairs to the library and held out his maimed paw in a pitiful way. He was adopted and given surgical treatment gratis.

—Ergotting clerks are occasionally very expensive machines. It is the current story that, by leaving out a comma, a clerk at Washington lessened the customs account over a million dollars, and now we hear of one out in Wisconsin who wrote Thursday for Tuesday in one place in a new election law, and his county has to have two elections, this spring, within two days of each other.

—The Cooperstown Journal estimates that the hay acreage in Central New York this year will exceed that of 1873 by five hundred and fifty acres. Prices are down to 32 cents, and quite fine samples are offered at 30. There are but few prime hops in the hands of the growers. Superior hops are in poor demand, and sales are slow at 20 to 25 cents. In six weeks the brewing season will be over, and then another fall may be expected.

—A New Jersey contractor proposes to every one shall send President Grant a postal card requesting him to veto any introduction bill that may come before him. If both sides should pursue the same course, and every person in the United States send him a card, it would cost \$400,000, and, if he should read ten every minute, for eight hours a day, it would take him about thirty years to get through.—Louisville Courier-Journal.

—It seems rather hard that the twelve men of the Tichborne jury should not be reimbursed the same for their protracted absence. One of them lost a large sum by the unfaithfulness of an employee, another was compelled to part with a lucrative business, and nearly all of them suffered pecuniary loss to a greater or less extent. The Court, however, has refused to give them more than the regular fee, a guinea a day, and they must content themselves as best they can.

—A correspondent writing from Rhode, Nev., says that there are hot springs there in great numbers of fish can be seen swimming about, though the water is so hot that eggs are cooked in "less than three seconds." The explanation of this phenomenon lies in the fact that those hot springs rise in the banks of streams, the water of which is intensely cold. The cold water, on account of its greater specific gravity, runs to the bottom, without mixing much with the water above, and the fish keep in a cool stratum. The water above the springs shows a mean temperature of forty-two degrees, and by means of a thermometer fastened to the end of a pole and kept as close to the bottom as possible, the temperature of the bottom water from above the springs to a point below them was found to be very low.

This stream is one of the many that form the head waters of the Columbia River, and to this point, 1,800 miles, from its mouth, the salt water salmon come in hundreds in the spring and fall to spawn.

How Race Horses are Fed in Their Youth.  
Mr. Russell of Leicester has lately bought, in Connecticut, a fine herd of twelve Ayrshire cows and the bull Bonnie Scotland, to be sent to one of his great racing stables in New Jersey, for the use of weaning thoroughbred foals. The great object with breeders of race horses is to mature them early, and to have them in racing form at two years of age. In order to do this, the colts must eat, in his first year, all the milk of a good Ayrshire cow, and as much of trained oats as he can digest. In his second year, his exercise begins, and then he has milk, and from eight to ten quarts of oats per day. Some stout colts, at twenty months, will "get away" with twelve quarts of oats each day, and run half-mile trials, carrying 100 pounds. The milk of the Ayrshire cow is the best for colts, as it is not so fattening as the richer milk of the Jerseys, but assists more in the formation of the bone and muscle that is the delight of the race horse breeder. Among the cows in this herd are Highland Mary, second daughter of the bull that took the first and sweepstakes premium at the New England fair, held in this city in 1864, her daughter, Highland Lady, a noble cow, bred by Mr. C. M. Pond of Hartford, Ct.; and a fine daughter of the celebrated cow Jessie Pond.

Danbury News: Our correspondent George Alfred Townsend, and the correspondent of the Chicago Times, had a personal encounter in Washington, a few days ago. While we must deplore an exhibition of such a nature by gentlemen, still we feel glad that our correspondent liked.

Pittsburg, Pa., has a weather prophet who discounts "Old Prob." He foretells changes in the weather or a rise in the river a month before it comes. He has been right in every instance, and for six years in the past he has timed the departure of his coal-bag men from his predictions.

Dan Rice in Court.  
A bill was filed in the Superior Court, Chicago, on Wednesday morning, by Gilbert R. Spaulding, of Saugerties, Ulster county, N. Y., against Dan Rice, the showman, whose residence is located at Girard Borough, Erie Co., Pennsylvania. By this document it appears that some months ago, Rice became indebted to the plaintiff, Spaulding, in the sum of \$36,350, giving notes for that amount, payable on the 1st of November, 1874. In case of general default, it is indeed marvellous.

Mr. H. H. Stevens, Dear Sir:—I have used the great Blood Remedy, Vegetine, and feel it a duty to acknowledge the great benefit it has done for me. I was very weak and much afflicted. I tried many remedies without receiving any benefit from any of them. I was very weak and much afflicted. I tried many remedies without receiving any benefit from any of them.

Mr. H. H. Stevens, Dear Sir:—I have used the great Blood Remedy, Vegetine, and feel it a duty to acknowledge the great benefit it has done for me. I was very weak and much afflicted. I tried many remedies without receiving any benefit from any of them. I was very weak and much afflicted. I tried many remedies without receiving any benefit from any of them.

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LAWTON & STEBBINS,  
ATTORNEYS AND COUNSELLORS  
AT LAW,  
No. 5 Masonic Hall building, second floor,  
RONDOUT, N. Y.

MEINHOLD & WEBB,  
DISTILLERS OF  
CIDER WHISKY,  
Ellenville, N. Y.

HUMAN HAIR GOODS,  
CHATELAIN BRAIDS, SWITCHES,  
FRONTS, CURLS, WIGS, WHIS-  
KERS, MUSTACHES, Etc.

COMBINGS MADE UP to the best advantage. Old Switches colored at A. PEREZ'S, Main House Building, Rondout, N. Y.

AUGUSTUS SCHEPPOES,  
JUSTICE OF THE PEACE,  
OFFICE IN JOHN ST., OPPOSITE MESSIC HALL.  
Special attention paid to the collection of accounts.

LEWIS I. PATCHIN,  
MILL ST., RONDOUT, N. Y.

LIVERY STABLE,  
Good Horses and Rigs of every description constantly on hand.

WATCHES & JEWELRY.  
JOHN T. BOND JR.,  
Formerly with J. Cottier, N. Y.

Watchmaker and Jeweler,  
DIVISION ST., ABOVE UNION, RONDOUT.

Special attention given to the repairing of fine American, English and Swiss watches.  
All kinds of Clocks and Jewelry repaired in the best manner.

RODOUT SAVINGS BANK.  
OFFICERS:  
THOMAS CORNELL, PRESIDENT.  
S. D. COYKENDALL, VICE PRESIDENT.  
A. BENSON, SECRETARY.

TRUSTEES:  
Thomas Cornell, S. D. Coykendall,  
James G. Lindley, William Kelly,  
Hiram Schoonmaker, John Dornbacher,  
J. Madison, Frederick Stephens,  
Edward Tompkins, Nathaniel Roth,  
Thomas Mearns, Abel A. Crosby.

Place of business on the Second Floor of Masonic Hall Building.  
SIX PER CENT INTEREST, FREE FROM GOVERNMENT TAX, paid on all sums from \$5 to \$5,000.  
INTEREST ON DEPOSITS WILL COMMENCE on the first day of each month.  
Business hours, from 9 A. M. to 3 P. M., and on Tuesday evenings 6 to 9 P. M.

STOVE POLISH & VARNISH.  
BENJAMIN FRIES,  
MANUFACTURES THE  
BEST ARTICLE OF STOVE  
POLISH IN THE MARKET.

THE  
HOME STOVE POLISH  
AND VARNISH  
GIVES A NEAT POLISH WITH LESS LA-  
BOR THAN ANY OTHER.

IT WILL MAKE YOUR STOVES LOOK  
LIKE MIRRORS.  
FOR SALE BY  
JAMES MURPHY,  
DIVISION STREET, RONDOUT.

FURNITURE.  
B. P. DECKER & BRO.,  
ON THE LINE OF THE RONDOUT AND  
KINGSTON R. R.,  
Manufacturers and Dealers in all kinds of  
FURNITURE.

UPHOLSTERY,  
LOOKING-GLASSES,  
&c., &c., &c.

ALL GOODS WARRANTED AS  
REPRESENTED  
AND AS LOW AS CAN BE SOLD AT AN  
STORE IN THE CITY FOR CASH.

WARD'S BAKING  
Samuel Ward & Co., Proprietors, Boston.

For sale in Rondout by C. L. EDMONSTON and WM WINTER.

FLOWERS.  
ALL THE NEWEST AND LEADING VARIETIES  
OF  
Fruit and Ornamental Trees,  
EVERGREENS,  
FLOWERING SHRUBS  
AND VINES.

Largest and best selection of  
Green-House and bedding plants, &c.

Flowers in any design or form for all occasions, small fruit and vegetable plants as well as all sorts of vegetables and fruit in the season. For sale at the well known Nursery of VALENTINE BURGESS, Kingston, N. Y. (Pearl street).

OFFICES TO LET.—A FINE Suite of Rooms to let on second floor. Also rooms on third floor, suitable for offices, in the Madison Building, corner Mill and Division streets. Apply to N. J. MADDER.

WHEREAS, DEFAULT HAS been made to the payment of the money secured by a mortgage dated the 1st day of April, 1870, executed by John D. Deyo, widower, of the Town of Shawangunk, in the County of Ulster and State of New York, to Jane Smith, late the wife of Gardiner Smith, of the Town of Hurley, in the County of Ulster and State of New York, to secure the payment of thirty-seven hundred dollars with interest thereon from the date thereof on the first day of April, 1874, and which mortgage was recorded in the Clerk's office of said County of Ulster in Book No. 18 of mortgages, on page 285, &c., on the 21st day of March, 1874, at 9 o'clock P. M.

And whereas the said Jane Smith died intestate on the 11th day of January, 1874, leaving Cornelius C. Smith, John P. Smith, Richard C. Smith, Mary Dennis and Jeannette Van Wageningen, all above twenty-one years of age, as her only children and heirs-at-law, her surviving.

And whereas the said Cornelius C. Smith, John P. Smith, Richard C. Smith, Mary Dennis and Jeannette Van Wageningen, duly assigned and transferred all their right, title and interest in and to the said mortgage, and the bond accompanying the same, to their father, Gardiner Smith, by assignment dated the 1st day of January, 1874, duly recorded in the said Ulster County Clerk's office.

And whereas the amount claimed to be due upon said mortgage at the time of the first publication of this notice is the sum of three thousand nine hundred and ninety-one dollars and sixteen cents, to-wit: \$3,991.16 of principal and \$91.16 of interest, and which amount is claimed to be unpaid on said mortgage.

Now, therefore, notice is hereby given that by virtue of the said mortgage and the power of sale therein contained and duly recorded as aforesaid and in pursuance of the statute in such case made and provided, the said mortgage will be foreclosed and the premises thereon belonging, or in anywise appertaining and the reversion and reversions, remainder and remainders, rents, issues and profit thereon.

And all that other lot purchased from Samuel Eckert and others, and bounded as follows, to-wit: Beginning at a corner of land belonging to the heirs of William H. Stoddard, located on the north side of a highway leading to Katonahville; the two lot corners are as the middle now as follows: Then as it pointed in 1850 south twenty-nine degrees and forty-five minutes west seven chains and fifty links to a lot bought by Samuel Eckert and others, then south thirty degrees twenty minutes west thirty links to a corner set by the western side of the aforesaid highway, then along the same to the beginning, containing thirty-six acres of land.

Also all that other lot purchased from Samuel Eckert and others, and bounded as follows, to-wit: Beginning at a corner of land belonging to the heirs of William H. Stoddard, located on the north side of a highway leading to Katonahville; the two lot corners are as the middle now as follows: Then as it pointed in 1850 south twenty-nine degrees and forty-five minutes west seven chains and fifty links to a lot bought by Samuel Eckert and others, then south thirty degrees twenty minutes west thirty links to a corner set by the western side of the aforesaid highway, then along the same to the beginning, containing thirty-six acres of land.

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NEW LUMBER & COAL YARD.

A. A. CROSBY & CO.,  
SUCCESSORS TO  
D. C. OVERBAUGH,  
LUMBER & COAL DEALER,  
Yard and Office on Union Av., at the junction of the N. Y. K. & S. R. R. and W. V. R. R.

PINE  
Boards, Plank, Flooring, Ceiling, Shingles, Base Boards, Pickets and Siding of every variety always on hand.

SPRUCE  
Flooring, Ceiling, Shingles, Plank Boards and Pickets.

HEMLOCK  
Boards, Joists, Wall Strips, Plank and Timber of any size and length.

WHOLESALE & RETAIL  
DEALERS IN  
Builders', Saddlers', Carriage-Makers' and Fancy Hardware, Iron, Steel, Nails, Tar, Pitch, Oakum.

Carriage and Sleigh WOOD-WORK,  
INCLUDING  
Hubs, Spokes, Felloes, Shafts and Poles.

AGRICULTURAL  
IMPLEMENTS,  
ALSO,  
LEATHER & RUBBER BELTING

SPORTING AND BLASTING  
POWDER.

GUNS & PISTOLS,  
&c., &c., &c.  
CLOVER & TIMOTHY SEED.

AGENTS FOR  
Baugh's Raw Bone  
PHOSPHATE  
AND  
Lodi Manufacturing Co's  
POUDRETTE.

MECHANICS' TOOLS  
A SPECIALTY.  
WARRANTING ALL GOODS AS RECOM-  
MENDED AND AT PRICES DEFY-  
ING COMPETITION.

Thanking the general public for their favors and patronage to the old, we solicit a continuance of the same to the new firm.

A. A. CROSBY,  
P. S. GALLAGHER.

CORNER OF MILL AND DIVISION STS.,  
KINGSTON, N. Y.

Just Received. The best out.

A NEW LOT OF  
GERMAN ACCORDEONS.

Just Received. The best out.

A. A. CROSBY,  
P. S. GALLAGHER.

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NEW LUMBER & COAL YARD.



"Mustn't Kick Out the Dashboard." The New York East Methodist Conference passed resolutions of rebuke to Dr. Curry, editor of the Christian Advocate, for publishing heterodox editorials in that paper. The Advocate, we must remember, is the property of the whole denomination and its editorial is controlled by the conference, and as such is the holder of certain private notions of its own. With a forgetfulness of that relation entirely characteristic of the man, the doctor entered upon a controversy respecting some good old doctrines or other, in the course of which the doctrine came to grief in the hands of the very man whose official duty was to defend it. He was rebuked by the organization to which the editor belonged, and he was told of the possible consequences of such freedom of the representative quill and called on the editor to explain. He did this in his own native, uncompromising and dogmatic way; but the rebuke was administered, the doctor extracting some of its bitterness by voting for it himself. It is not to be missed the stool of such an editorship; a man who has to write and scribe but not a thinker free to write out what he thinks. Brother Buckley may be correct in saying that his friend, the editor, is welcome to drive to suit himself, but "mustn't kick out the dashboard;" yet it seems to us that a trifle more freedom than usually marks the administration of "the quill" would be a praiseworthy improvement. The Christian Advocate, when it is so wide and high as to obscure the driver's view, is better kicked out than not; many a good vehicle having been smashed on account of too great a development of dashboard. This is an age of thought and toil, and we cannot allow any presumption to retain its place in the category of accidents. The Christian Advocate has long been believed by untold millions. At the same time there has never been an era since the inception of society when there existed a stronger or more genuine disposition to respect what

the stomach of her alleged victims of strychnine or arsenic depending upon the combined results of medical and chemical tests. That the results of the chemical tests were to acquit Mrs. Wharton in both cases, as happened in one of them, there can be but little doubt; why it failed to do either in the second instance, we venture to indicate. This can be done more plainly, perhaps, by a supposed state of things than in any other way. Suppose, then, that the defendant, Mrs. Wharton, was the daughter of whom possessed a sound education in chemistry and medicine; otherwise, of doctors and professors in those special branches of knowledge. Suppose, next, that this jury had no affiliation, or not a sufficiently strong affiliation, with any particular school of medicine or chemistry to bias their judgment on the testimony of a witness who had such facts at hand; could not a true verdict have been reached, and a more certain result be more sure as any other foreordained result? As it was, the last trial came to nothing because the witnesses were not testifying to the truth, or to reach the truth, but engaged in a miserable squabble of rival schools and cities; Philadelphia was fighting New York, and New York was fighting Philadelphia. And this was the animus of all the busy parade of science made upon the trial. Mrs. Wharton owes her life to the contemptible qualities of belligerent doctors, not to her innocence or to the lack of proof of her guilt. Now, allow us to point a single moral. Unless the pursuit of nature's secrets is to be the excuse for the most preconceived opinions of what *ought* to be true, held and expressed in advance, the production of so-called scientific testimony in law cases will accomplish nothing more in promoting the ends of justice than the unreasonable swearing of the stock witnesses.

## CURRENT TOPICS.

—Massachusetts pays \$10 a minute for that Senatorial dead-lock.

—The New Haven Press thinks the line of division between the political parties of the day is becoming a purely imaginary one.

—The time has arrived when it will do to keep one's eyes peeled for jobs in the supply bin.

—It looks as if one of the candidates would get to be a Hoary-headed old man before he gets that Massachusetts Senatorship.

—Chicago is bound to uphold the dignity of its lawyers. It has been judicially decided that it is wrong to call a lawyer a "shyster" there.

—The most jubilant paper in the state is the Albany Evening Journal over the municipal election. Judson is the first Republican mayor ever holding office there.

—The President announces that he will stand on his dignity and not the state courts of Arkansas settle the Governorship matter without federal interference. Which is right.

—Has it occurred to any of the striking workmen now-a-days how extremely silly it is to strike for higher wages when trade of all kinds is so depressed?

—Mrs. Whittenmeyer, the well-known Methodist lady, thinks the results of the Ohio movement is a complete answer to Professor Tyndal's demand for a prayer-gauge.

—Schuyler Colfax says, "The truest happiness in life is in being out of office and master of one's own time and movements." A very good deal more truth than poetry in that.

—Mr. de Lesseps threatens to shut up his Suez canal because the Commissioners don't do the square thing on tolls. We hope he won't do it, for that canal has come to be quite a convenient affair.

from Havana heretofore, announcing Dockery's condemnation, have evidently been suppressed by the authorities.

**CANADA.**

**Riel Expelled at Last.**

OTTAWA, April 16.—The Commons has adopted a motion for the expulsion of Riel, 117 to 76, and a new writ of election has already been offered to fill the vacancy.

**CALIFORNIA.**

**Rumored Capture of the Vasquez Gang.**

SAN FRANCISCO, April 16.—It is rumored that Vasquez and his gang have been captured.

**METROPOLITAN NEWS.**

**A Heavy Mortgage.**

NEW YORK, April 16.—A mortgage has just been recorded by the Farmers' Loan & Trust Co. as trustees of the real estate, franchises, rolling stock and all appurtenances of the Erie Railway, for \$30,000,000 to secure the consolidated mortgage bonds.

**THE NEW YORK TIMES SUED.**

The Bullock Printing Press Co. has filed a bill in equity with Commissioner John A. Shields against the New York Times for using without consent of plaintiff presses infringing one of the patents of plaintiff. A preliminary and permanent injunction and adequate damages are asked.

**AN UNCONSTITUTIONAL LABEL SUIT.**

Rev. Mr. Porteous will sue the Bishops of Down and Connor, Ireland, for libel.

**MARINE ACCIDENT.**

**Rumored Loss of Life.**  
PILLSBURY, April 16.—The steamship Illinois, which left this port for Liverpool to-day, below the city ran into a tow of canal boats and sank before the crew were saved, but it is said that a woman and child were drowned. The steamer was not damaged and went to sea from Lewes at six o'clock P. M.

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**UNFORTUNATE LOUISIANA.**  
Sufferings Caused by the Freshet.  
NEW ORLEANS, April 16.—A delegation of planters from the river parishes bordering on Washita and Red River, as well as from parishes bordering on the Mississippi, waited on the Governor to-day, stating that their cattle and stock had all been drowned, their lands and houses inundated and themselves and their laborers reduced to destitution by the unprecedented flood. They ask that the United States military authorities be requested to issue ratios to the sufferers.

**THE ST. LOUIS BRIDGE.**  
Completion of the Iron Work.  
ST. LOUIS, April 16.—The iron work on the bridge proper across the Mississippi River here was completed yesterday, two weeks within contract time. Work on the approaches will be hastened to completion.

**THE NATIONAL CAPITAL.**  
Pacific Mail Subsidy.  
WASHINGTON, April 16.—The Senate Commerce Committee has agreed to report a bill declaring that the Pacific Mail Co. have forfeited the additional appropriation of subsidy by their failure to fulfill the conditions of the contract.

**A CENTENNIAL APPROPRIATION BILL.**  
In the House to-day Kelley, from the Centennial Committee, reported a bill appropriating \$3,000,000 for the Centennial Exhibition. It was referred to the Committee of the Whole.

their contest, which seems to be open exclusively for the courts of the state to settle. To Brooks he telegraphs that he is not advised of the latter's right to the office of Governor.

BROOKS' BLOOD UP.

LITTLE ROCK, April 16.—Brooks to-day issued a long proclamation announcing that any attempt to oust him from possession of the governorship would be met by a deadly strife and bloodshed, as he shall forcibly resist all such attempts.

GOVERNOR BAXTER'S ACTION.

LITTLE ROCK, April 16.—Gov. Baxter this evening issued a proclamation declaring martial law in Pulaski county and commanding all citizens capable of military duty to assist in putting down the rebellion existing against the state government. Simultaneously with the issuance of the proclamation the Governor marched with 2,000 men into the heart of the city, took up his headquarters at the Anthony House and placed guards all along the principal streets and completely surrounded the State House with a cordon of sentinels. Several companies of military have arrived from outside counties, and every train brings additional reinforcements. The Governor's force will number 2,000 men. There are between 100 and 150 men at the State House well armed and with two cannon. The Governor received a dispatch from Attorney General Williams stating that the United States government would not interfere. The Governor stated this was all he desired, and he promises to put down the insurrection at once.

Last night's dispatches were in error in stating the circuit judge had issued a writ to the sheriff immediately on giving judgment against

a judgment was rendered Brooks, with a copy in hand, went to the Governor's office and took leave before possession. Governor Baxter's forces had taken possession of the telegraph office, placing a sentinel at the door with instructions to permit no dispatches to be sent or delivered without consent of the officer in charge. Governor Baxter has just issued a proclamation to the people of the state, reciting the facts in the case and stating that it is his intention to retake the state building and establish his authority. He calls upon the people to come to his aid. Mr. Brooks has sentinels on the square of the Governor's office. Beyond the tramp of sentinels, who are to be met on every street corner, everything is quiet. The Mayor has ordered all saloons to be quiet.

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**ANOTHER EMBEZZLER.**

A City Treasurer \$100,000 Short.

MILWAUKEE, April 16.—Aunt Berkart, City Treasurer of Green Bay, Wisconsin, has disappeared and it is supposed has absconded. An examination of his books shows that he is a defaulter to nearly \$100,000.

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**NASHVILLE'S MINORITIES.**

**After the Tornado the Flood.**

NASHVILLE, April 16.—The Cumberland River is rising one inch per hour. Several hundred feet of Market street is inundated and the basements of thirty or forty business houses are threatened with a flood. Merchants are moving goods and cotton to higher ground. The Tennessee, Stone and Duck Rivers are also very high and rising.

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**THE WEATHER.**

**To-Day's Probabilities.**

For the Middle States and lower lake region fresh and brisk east from north winds, cloudy weather and rain will prevail except over the northern portion; this area nearly as snow.

Several amendments were offered and lost, when Mr. C. S. SPENCER moved that the bill be ordered to a third reading, and moved that previous question be asked, and a bill was ordered to a third reading—57 to 55.

Mr. YEDDER, from the Committee on Privileges and Elections, submitted a majority report in the contested seat case of Nacatoke, in which he was joined by Messrs. Scherman. Laid on the table and ordered to be printed.

Adjourned.

## UNITED STATES CONGRESS.

### SENATE.

WASHINGTON, April 16.

The CHAIR laid before the Senate a telegram from the Industrial Congress of the United States, held at Rochester, New York, containing resolutions of that body protesting against extension of the currency issue by or through the influence of the national banking system, believing that to do a robbery of labor and the sum of all villainies, and demanding the issue of circulating medium directly by the Government, and the prohibition of tender for all debts, public or private, such issue to be based on the faith and resources of the Government, without the intervention of the national banks. Referred to the Finance Committee.

Mr. FRELINGHUYSEN of New Jersey gave notice that on Tuesday next he would introduce a bill to amend an act approved by the Judiciary Committee on Tuesday last.

The morning hour expired and the Senate resumed the consideration of the bill to prohibit the use of the national bank notes.

Mr. CARPENTER said a few days ago a friend of Gov. Kellogg came to his office to intercede with him against the passage of this bill and denied the existence of the national election law. He (Carpenter) took down the Louisiana statute and showed it to him and

They went directly to the telephone office and telegraphed George Kellogg to have two law-repealing bills introduced into the Louisiana legislature in that state, as the Governor himself could repeal all the laws he desired to.

That dispatch enabled George Kellogg to inform his friend from Indiana (Morton) and the representative—ho, I mean Senator—from Louisiana (West) that the law had been repealed. Now at least, when the thing was done, it turned out to be a dirty trick on the part of Kellogg. The law had been repealed, yet he (Kellogg) had in his pocket an act repealing the repealing act, which was the return of the Louisiana law. He (Carpenter) did not charge any complicity in this thing upon his friend (West). That Senator had been swindled, and now Senators in the United States are expected to trust that state in the hands of Kellogg and its associates.

Mr. HAMILTON of Maryland continued his speech from the floor. He favored the admission of McMillan as Senator and the adoption of the proposition of Senator Bayard requesting the President to withdraw troops from the South, so the McGeary government might be installed.

Mr. MORTON also spoke at length in reply to Hamilton and Carpenter and in defense of the Kellogg law.

Mr. TIFTON gained the floor to speak on his bill and yielded for a motion for an executive session, which was agreed to, and at 10 o'clock the Senate adjourned, to be in consideration of executive business and so on adjourned.

HOUSE.

After considering the appropriation bill and a number of amendments having been offered and the House adjourned, the House having got through four pages of the bill.

Mr. BUTLER of Massachusetts, from the Committee on Judiciary, reported a bill for the relief of the State of Nevada, award of printed and recommitted.

The House at five o'clock adjourned.

—Wm. H. Tillingham, a station agent on the N. Y. & M. R. R. at Fishkill has abandoned his position and is now a member of the mob with the widow lady with whom he, boarded.

—Speaker Husted made a sensible speech on early adjournment. He very clearly saw the point that the good reputation the Assembly has made could only be completed by finishing its work and adjourning early. The Assembly saw it too, as it voted to adjourn on the 30th.

—A monument has just been erected to the Commonwealth's soldiers. Now the people suppose a great many northern people will think this an outrageous thing—but why is it? The southern people loved their brave boys in gray as well as we our noble boys in blue, and the monument is to them and their bravery and not to the cause they fought for.

**LAWYERS OF NEW YORK.—By Authority.**

[Every law, unless a different time shall be prescribed therein, shall commence and take effect on the first day after the next general session, as certified by the Secretary of State. Sec. 12, title 4, chapter 7, part 1, Revised Statutes.]

CHAP. 100.

AN ACT providing for the appointment of additional county judges.

PASSED March 31, 1874, three-fifths being present.

*The People of the State of New York, represented in Senate and Assembly, do enact as follows:*

SECTION 1. The Governor is hereby authorized to appoint, as county judges, the county judges of each Assembly district, in addition to the number now provided for by law. And, however, that in each county which is a single Assembly district, the additional number of judges public may be fifteen.

§ 2. This act shall take effect immediately.

CHAP. 156.

AN ACT in regard to serving citations on minors and special guardians.

PASSED April 19, 1874.

*The People of the State of New York, represented in Senate and Assembly, do enact as follows:*

persons, on final settlement of their accounts, shall be served with citations, and special guardians appointed in the same manner as creditors are required to be served and special guardians appointed on a writ of writ, and in no other way.

§ 2. This act shall take effect immediately.

CHAP. 116.

AN ACT in relation to mendicant and vagrant children.

ENACTED APRIL 14, 1874: three-fifths being present.

*The People of the State of New York, represented in Senate and Assembly, do enact as follows:*

SECTION 1. Any person, whether as parent, relative, guardian, employer or otherwise, having in his care, custody or control, any child under the age of sixteen years, who shall sell, apprentice, let away, let out or otherwise dispose of any such child to any person, under any name, title or pretence for the vocation, use, occupation, calling, service, employment, learning, training, boarding, apprenticeship, rope walking or highway, or in any other manner, shall be deemed guilty of a misdemeanor, and any person who shall take, receive, hire, employ or otherwise receive or use any such child for such purposes or either of them, shall be deemed guilty of a misdemeanor, and shall be liable for the same before any court of special sessions, or other competent tribunal, shall be fined in a sum not less than five dollars, nor more than fifty dollars, or suffer imprisonment in a county jail for a period not less than one month, nor more than one year, or both such fine and imprisonment, at the discretion of the court.

§ 2. This act shall take effect immediately.

OFFICE of the Secretary of State. ) ss.:  
 I have compared the preceding with the original laws on file in this office, and do hereby certify that it is a true and correct copy of the same, and the whole of said original law.

DIEDRICH WILKES, Jr.,  
 Secretary of State.

VALUABLE  
 THE SUBSCRIBER OFFERS for sale  
 A HOUSE AND TWO LOTS  
 Chester street. Centrally located near the City Hall and but a few minutes walk from both the City of V. and N. Y. K., & S. R. R. depots. Being on a Railroad it is well adapted to any small manufacturing or mercantile business.

**TEA AND LIQUOR STORE,**  
HESBROUCK BUILDING, GARDEN ST.  
Always on hand a full and choice stock of  
**WINES AND LIQUORS, TEAS, SUGARS AND**  
**FIRST CLASS GROCERIES,** in lots to  
suit Customers.  
Cutler by the Fikin, Tub or other quantity to  
suit purchasers.  
I have made arrangements with a Philadelphia  
firm to have my wine shipped direct by the Over-  
land Route, thus furnishing them to my customers  
cheaper and cheaper than can be done by any other  
dealer.  
**LARGE STOCK OF CHOICE AND POP-  
ULAR IMPORTED AND DOMESTIC**  
**CIGARS. ALSO FLOUR BY THE**  
**BARREL.**  
All goods by quantity to suit the jobbing trade,  
and will continue in the Wholesale Liquor trade  
on New York as usual. J. J. DIAMOND,  
**BEST MECHANICS!**  
**BEST STOCK, BEST WORK**  
**AND**  
**BOTTOM PRICES!**  
**AT**  
**Walker & VanGaasbeek's**  
**NEW**  
**Carriage & Sleigh Factory,**  
THE OLD STAND OF DUPUIS & WALKER

A. Walker, late of the firm of  
 Walker, and Lucas Vangaasbeek, formerly fore-  
 men, and paid by D. Olinsted, David & Lockwood  
 of Poughkeepsie, and late of the business of  
 this city, have formed a co-partnership in the car-  
 penter and mill business, and have located their  
 place for a term of years the above named street,  
 and have taken the name of "The Union Saw and  
 Planing Sheds," of the very best work at the lowest  
 rate of cost.  
 We can and will do better work for less price  
 than any other shop in the city for cash.  
 REPAIRING AT THE OLD PRICES BEFORE  
 THE WAR, FOR CASH.  
 SELLING OLD TIRES \$2. per sett  
 and other work in proportion.  
 Most great reduction in price of PAINTING, New  
 and best quality of Oil, and save 30 per cent.  
 Satisfaction guaranteed.  
 HENRY A. WALKER, LUCAS VANGAASBEEK  
 100 E. 4TH ST.  
 REPAIRS, REPAIRS,  
 THE A. WALKER,  
 HAS REMOVED TO THE STORE  
 FORMERLY OCCUPIED BY  
 E. F. VAIL ON  
 ARDEN STREET  
 OPPOSITE THE CLUSTER MARKET.  
 FARM FOR SALE.  
 THE FARM OWNED BY  
 Mrs. Julia Cooney,  
 situated in the town of Kingston, joining the city  
 of Poughkeepsie, on the Flatbush road, and a quarter  
 of a Hasbrouck acre. Several streets run from  
 the city of Kingston through the farm to Flatbush,  
 and they are well cultivated. It contains 75 acres of  
 well watered land, growing orchard of Apple, Peach  
 and Pear trees, and one acre of grape land. It is  
 well watered with springs on the property. The  
 owners desire the farm for sale in lots or in smaller  
 lots, as the purchaser may desire. Inquire on the

ALL THE NEW YORK  
Dailies & Weeklies,  
Magazines & Periodicals.  
OLD PENS,  
PICTURES, ALBUMS,  
LOOKING GLASSES,  
BLANK BOOKS  
WRITING PAPER OF  
Every Quality.  
envelopes, at Extraordinarily  
Low Prices

PICTURES FRAMED TO  
ORDER.  
MAKE A SPECIALTY OF  
SCHOOL BOOKS,  
AND ALL SCHOOL APPLIANCES  
PICTURE FRAMES IN  
Great Variety.  
CALL AT  
Maly's Book Store,  
DIVISION STREET



"**Musn't Kick Out the Dashboard.**" The New York East Methodist Conference passed resolutions of rebuke to Dr. Curry, editor of the Christian Advocate, for publishing editorial matter in that paper. The Advocate, we must remember, is not the organ of the whole denomination and its editor is consequently a trustee of the creakal faith as well as the holder of certain private notions of his own. With a forgetfulness of that relation entirely characteristic of the man, the doctrine of the editor's responsibility for the good old doctrines or other, in the course of which the doctrine came to grief in the hands of the very man whose official duty was to defend it. Members of the organization to which the editor belonged were alarmed at the editor's conduct, and sent him a representative quill and called on the editor to explain. He did this in his own native uncompromising and dogmatic way; but the rebuke was administered, the doctor extracting some of its bitterness by voting for it himself, and the conference proceeded to elect an editorship; a man sented thereon being scribe but not a thinker free to write out what he thinks. Brother Buckley may be correct in saying that his friend, the editor, is welcome to drive to suit himself, but "musn't kick out the dashboard." The editor's duty is to provide free freedom that usual rank and denominational "organs" would be a praiseworthy improvement. And even the dashboard, when it is so wide and high as to obscure the driver's view, is better kicked out than not; many a good vehicle having been wrecked by an "occasional" kick out of the dashboard. This is an age of thought and toil, and we cannot allow any presumption to retain its place in the category of accepted things merely because it is old or has been tolerated by untold millions. And as such it has never been a part of the Christian conception of society when there existed a stronger or more genuine disposition to respect what

the stomachs of her alleged victims of strychnine or arsenic depending upon the combined results of medical and chemical tests. It was sufficient, either to convict or acquit Mrs. Wharton in both cases, as happened in one of them, there can be but little doubt; why it failed to do either in the second instance, we try to indicate. This can be done more plainly, perhaps, by a supposed state of things than by a hypothetical one. Let us suppose that Wharton jury had been made up of men and women of whom possessed a sound education in chemistry and medicine; otherwise, of doctors and professors in those special branches of knowledge. Suppose, next, that this jury had no affiliation, or not a sufficiently strong affiliation, with any particular school of medicine, or with any particular school of philosophy. Suppose, finally, that such facts existed; could not a true verdict have been reached as sure as any other foreordained result? And if it was, the last trial came to nothing because the witnesses were not testifying to the truth, or to reach the truth, but engaged in a miserable squabble about the truth. Baltimore was judging Baltimore; Baltimore was judging Baltimore; and that was the animus of all the fussy parade of science made upon the trial. Mrs. Wharton owes her life to the contemptible qualities of belligerent doctors, not to her innocence or to the lack of proof of her guilt. Now, allow us to point out the chief error of the stock witnesses of the Tombs lawyers.

**CURRENT TOPICS.**

—Massachusetts pays \$10 a minute for the Senatorial dead-lock.

—The New Haven Press thinks the line of division between the political parties of this day is becoming a purely imaginary one.

—The time has arrived when it will do to keep one's eyes peeled for jobs in the supply bill.

—It looks as if one of the candidates would get to be a Hoary-headed old man before he gets that Massachusetts Senatehip.

—Chicago is bound to uphold the dignity of its lawyers, and has judicially decided that it is wrong to call a lawyer a "shyster" there.

—The most jubilant paper in the state is the Albany Evening Journal over the municipal election. Judson is the first Republican Mayor ever holding office there.

—The President announces that he will stand on high dignity and let the state court of Arkansas settle the Governorship matter without federal interference. Which is right.

—Has it occurred to any of the striking workmen now-a-days how extremely silly it is to strike for higher wages when trade of all kinds is so depressed?

—Mrs. Whittenmeyer, the well-known Methodist lady, thinks the results of the Ohio election is a complete answer to Professor Tyndal's demand for a prayer-gauge.

—Schnyler Colfax says: "The truest happiness in life is in being out of office and master of one's own time and movements." A very great deal more truth than poetry in that.

—M. de Lesseps threatens to shut up his Suez Canal, because the Commissioners don't do the square thing on tolls. We hope he won't do it, for that canal has come to be quite a convenient affair.

from Havana heretofore, announcing Do-  
rsey's condemnation, have evidently been sup-  
pressed by the authorities.

**CANADA.**

**Riel Expelled at Last.**

OTTAWA, April 16.—The Commonwealth has adopted a motion for the expulsion of Riel, 117 to 76, and a new writ of election has already been ordered to fill the vacancy.

**CALIFORNIA.**

**Rumored Capture of the Vasquez Gang.**

SAN FRANCISCO, April 16.—It is rumored that Vasquez and his gang have been captured.

**METROPOLITAN NEWS.**

**A Heavy Mortgage.**

NEW YORK, April 16.—A mortgage has been received by the Farmers' Loan & Trust Co., as trustees of the real estate, franchise, rolling stock and all appurtenances of Erie Railway, for \$30,000,000 to secure consolidated mortgage bonds.

**THE NEW YORK TIMES SUED.**

The Bullock Printing Press Co. has filed bill in equity with Commissioner John Shields against the New York Times for use without consent of plaintiff presses inflicting one of the patents of plaintiff. A preliminary and permanent injunction and adequate damages are asked.

**AN ECCELSASTICAL LIBEL SUIT.**

Rev. Mr. Porteous will sue the Bishop Down and Connor, Ireland, for libel.

**MARINE ACCIDENT.**

**Runmed Loss of Life.**  
PHILADELPHIA, April 15.—The steamer *Albion*, which left this port for Liverpool, yesterday, below the city ran into a tow of empty boats and sank four of them. The crew was saved, but it is said that a woman and her child were drowned. The steamer was not damaged and went to sea from Lewes at six o'clock P. M.

♦

**UNFORTUNATE LOUISIANA.**  
**Sufferings Caused by the Freshets.**  
NEW ORLEANS, April 16.—A delegation of planters from the river parishes bordering Washita and Red River, as well as from the parishes bordering on the Mississippi, was on the Governor to-day, stating that the freshets had caused the loss of their cattle and stock had all been drowned, the lands and houses were ruined, the negroes and their laborers reduced to destitution and the unprecedented flood. They ask that the United States military authorities be requested to issue rations to the sufferers.

♦

**THE ST. LOUIS BRIDGE.**  
**Completion of the Iron Work.**  
ST. LOUIS, April 16.—The iron work of the bridge project across the Mississippi River was completed yesterday, two weeks within contract time. Work on the approaches will be hastened to completion.

♦

**THE NATIONAL CAPITAL.**  
**Pacific Mail Subsidy.**  
WASHINGTON, April 16.—The Senate Commerce Committee has agreed to report a bill declaring that the Pacific Mail Co. have forfeited the additional million of subsidy for failure to fulfill the conditions of the grant.

♦

**A CENTENNIAL APPROPRIATION BILL.**  
The House to-day Kelley, from the Committee on Education, reported a bill for the appropriation of \$3,000,000 for the Centennial Exhibition. It was referred to the Committee of the Whole.

their content, which seems to be one error  
likely for the courts of the state to settle.  
Brooks he telegraphs that he is not ad-  
vising of the latter's right to the office of C.  
error.

BROOKS' BLOOD UP.

Little Rock, April 16.—Brooks  
issued a long proclamation announcing  
his demand to quit him from possession  
of the State House and install Baxter with  
strife and bloodshed, as he shall forcibly  
sist all such attempts.

GOVERNOR BAXTER'S ACTION.

LITTLE ROCK, April 16.—Gov. Baxter  
evening issued a proclamation declaring  
trial law in Pulaski county and command  
all citizens capable of military duty to as-  
in putting down the rebellion existing ag-  
the Government. A minute conference  
in the issuance of the proclamation the Gov-  
nor marched with 2,000 men into the heart  
of the city, took up his headquarters at the  
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principal streets and completely surround-  
ed the State House with a cord of sentries.  
Several companies of military have ar-  
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**ANOTHER EMBEZZLER.**

**A City Treasurer \$109,000 Short.**

**MILWAUKEE, April 16.**—Anion Brock, City Treasurer of Green Bay, Wisconsin, disappeared and it is supposed has absconded. An examination of his books shows he is a defaulter to nearly \$100,000.

**NASHVILLE MISFORTUNES.**

**After the Tornado and the Flood.**

**NASHVILLE, April 16.**—The Cumberland River is rising one inch per hour. Five hundred feet of Market street is inundated and the basements of thirty or forty business houses are threatened with a flood. Inhabitants are moving goods and clothing to higher ground. The Tennessee, and the Mississippi are also very high and rising.

**THE WEATHER.**

**To-Day's Probabilities.**

For the Middle States and lower lake regions, a cold wave is coming, and the weather and rain will prevail except over the northern portion; this area partly as snow.

Several amendments were offered and read when Mr. C. S. SPENCER moved that the bill be ordered to a third reading, and motion was carried. The bill was then read and was ordered to a third reading—57 to 56.

Mr. VEDDER, from the Committee on Privileges and Elections, submitted a report on the bill, "Congress of the United States vs. Scherman, awarding the seat of Scherman." Laid on the table and ordered to be printed.

Adjourned.

### UNITED STATES CONGRESS

#### SENATE.

WASHINGTON, April 11.

THE CHAIR laid before the Senate a grace from the Emperor of the United States in session at Rochester, New York, containing resolutions of that body protesting against extension of the currency issue to the people of the United States, and the Senate, believing it to be a robbery of the people and the sum of all villainies, and demanding the issue of circulating medium directly to the people, passed the following resolution: Resolved, That the Senate do hereby tender for all debts, public or private, the issue to be based on the faith and resources of the United States, and that the Senate do hereby re-called national banks. Referred to the Finance Committee.

Mr. FREILINGHUYSEN of New Jersey, moved the consideration of the bill to be taken up to-morrow.

The morning hour expired and the Senate resumed the consideration of the bill to provide for a new election in Louisiana.

Mr. CARPENTER said a few days ago, a friend of Gov. Kellogg came to his office and interceded with him for the passage of the bill and denied the existence of an obnoxious election law. Ho (Carpenter) took down election law. Statute and showed it to him.

[illegible]

—Speaker Husted made a sensible speech on early adjournment. He very clearly pointed out the point that the good reputation the Assembly has made could only be completely finished by its work and adjourning early. Assembly saw it too, as it voted to adjourn at 12:30.

—A monument has just been erected to the Confederate dead in New Orleans. No suppose a great many northern people will think this an outrageous thing—but why? The southern people loved their brave boys in gray as well as we our noble boys in blue and the monument is to them and to their bravery and not to the cause they fought.

**LAWS OF NEW YORK.—By Author.**

[Every law, unless a different time shall be specified, takes effect on the first day of January following the date on which the Governor signs the same, or on the first day after the day of its final passage, as determined by the Secretary of State, Sec. 12, of chapter 7, part 1, Revised Statutes.]

**CHAP. 100.**

**AN ACT providing for the appointment of judicial notaries public.**

PASSED MARCH 31, 1874; three-fifths being present.

*The People of the State of New York, represented in Senate and Assembly, do enact as follows:*

**SECTION 1.** The Governor is hereby authorized and empowered, by and with the consent of the Senate, to appoint in each county notaries public, to hold office for the term of three years, to the number now provided by law; provided, that the Governor may, at any time, and from time to time, by and with the assent of the Senate, discontinue the additional number of not public officers authorized by law.

**§ 2.** The act shall take effect immediately.

**CHAP. 156.**

**AN ACT in regard to serving citations on notaries and special guardians.**

PASSED APRIL 19, 1874.

*The People of the State of New York, represented in Senate and Assembly, do enact as follows:*

[illegible]

**TEA AND LIQUOR STORE**  
HASBROUCK BUILDING, GARDEN  
Always on hand a full and choice stock of  
WINES AND LIQUORS, TEAS, SUGARS &c.  
FIRST CLASS COFFEES, in lots to  
suit Customers.  
Butter by the Fiekin, Tub or other quanti-  
ties for purchasers.  
I have made arrangements with a Philadelphia firm to have my Teas shipped direct by the  
land route, thus furnishing them to my cus-  
tomer cheaper than can be done by any other  
dealer.  
A LARGE STOCK OF CHOICE AND  
ULTRA IMPORTED AND DOMESTIC  
CIGARS. ALSO FLOUR BY THE  
BARREL.  
All goods by quantity to suit the jobbing  
I will still continue in the Wholesale Liquor  
from New York as usual. J. DIAMOND

**BEST MECHANICS !**  
**BEST STOCK, BEST WORK**  
AND  
**BOTTOM PRICES**  
AT  
**Walker & VanGaasbeeck**  
NEW  
**Carrriage & Sleigh Factory**  
AT THE OLD STAND OF DEUBOIS & WALKER

**HENRY A. WALKER**, late of the firm of DUBOIS & WALKER, LUCAS VANDANBACH, formerly paint painter for J. J. Jimaldi, Street & Locust, of Poughkeepsie, and late with Dubois & Walker, has this day sold his interest in the partnership, machinery and sleigh manufacturing business and land, under the term years the above named firm, where they will carry on the business in branches, doing the very best work at the prices for cash.

We can and will do better work for less money than any other shop in the city for less cost.

**REPAIRING AT THE OLD PRICES BEFORE THE WAR, FOR CASIL.**

**SETTING OLD TREES \$2-30** and **OTHER WORK IN PROPORTION.**

Also great reduction in price of **PAINTING** is your chance. Pay Cash and save 20 per cent.

Satisfaction guaranteed or money refunded.  
**HENRY A. WALKER. LUCAS VANDEBACH.**

**RIDGE AND SCORCE**

**TITLE TRUSTEES**

HAS REMOVED TO THE  
FORMERLY OCCUPIED BY  
E. P. VAIL ON  
GARDEN STREET,  
OPPOSITE THE ULSTER MARKET.

**FARM FOR SALE**

THE FARM OWNED BY  
**Mrs. Julia Cooney,**  
Situating in the town of Kingston, joining the limits, on the Flatbush Road, one mile and a quarter from Flatbush avenue. Several streets traverse the city of Kingston through this farm to a Farm a mile distant. It contains 72 acres, a dwelling house and barn, growing orchard of Apples, and Pear trees, and one acre of grape land, well watered with springs on the property. I desire offer this farm for sale in full or in lots, as the purchaser may desire. Inquire of

ALL THE NEW YORK  
Dailies & Weeklies  
Magazines & Periodicals  
GOLD PENS,  
PICTURES, ALBUMS  
LOOKING GLASSES  
BLANK BOOKS  
WRITING PAPER  
Every Quality.  
Envelopes, at Extraordinary  
Low Prices.

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PICTURES FRAMED  
 ORDER.  
 I MAKE A SPECIALTY  
 SCHOOL BOOK  
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 PICTURE FRAMES  
 Great Variety.  
 CALL AT  
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Dr. J. Walker's California Vinegar Bitters are a purely vegetable preparation, made chiefly from the native herbs found on the lower ranges of the Sierra Nevada mountains of California. The medicinal properties of which are extracted therefrom without the use of Alcohol. The question is almost daily asked, "What is the cause of the unparalleled success of VINEGAR BITTERS?" Our answer is, that they remove the cause of disease, and the patient recovers his health. They are the great blood purifier and a life-giving principle, a perfect Renovator and Invigorator of the system. Never before in the history of the world has a medicine been compounded possessing the remarkable qualities of VINEGAR BITTERS in healing the sick of every disease man is heir to. They are a gentle Purgative as well as a Tonic, relieving Congestion, Inflammation of the Liver and Visceral Organs in Bilious Diseases.

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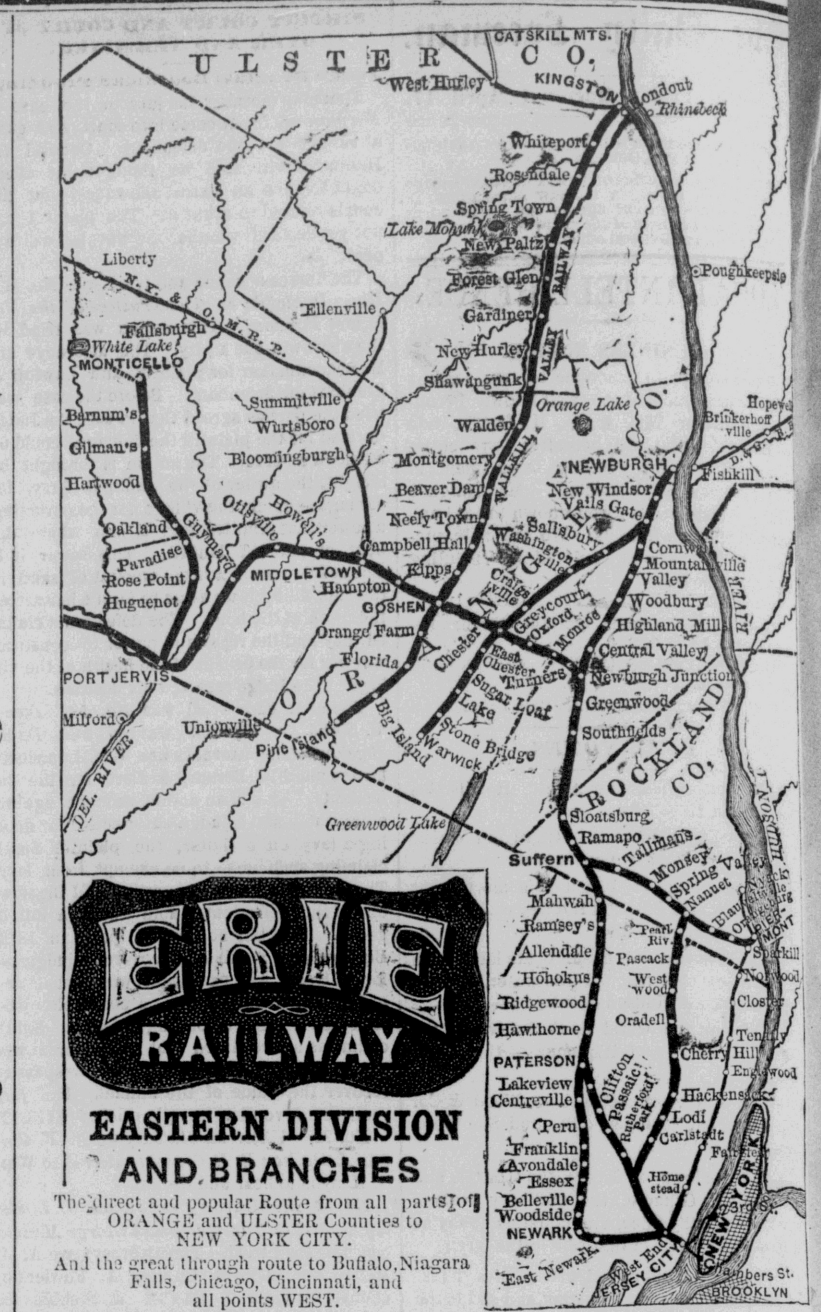
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